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11		METDICT CALD	T	
12	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA			
13	DISTRICT OF NEVADA RITA LEGER, individually, Case No. 2:20-cv-02274-RFB-NJK			
14	RITA LEGER, individually, RAYMOND ALLEN, individually, DIYANA VALKANOVA, individually;	Case No. 2.20-CV	7-022/4-RFD-NJR	
15	CHRISTINE CHENH, individually; ANTHONY DICH, individually;	EVTEND DE AD	ORDER TO LINE FOR DEFENDANT	
16	FELICIDAD RITER, individually and on behalf of other members of the general public similarly	TO FILE A RES	PONSE TO	
17	situated,	LEAVE TO AM	IOTION SEEKING END	
18	Plaintiffs,	(First Request)		
19 20	v.	_		
21	LANDRY'S INC. d/b/a GOLDEN NUGGET, and DOES 1 through 25,			
22	Defendant.			
23	Defendant GNLV LLC d/b/a Golden N	igget Las Vegas H	Iotel and Casino (incorrectly	
24	Defendant GNLV, LLC d/b/a Golden Nugget Las Vegas Hotel and Casino (incorrectle identified as "Landry's Inc. dba Golden Nugget") ("Defendant") by and through its counse Jackson Lewis P.C., and Plaintiffs' Rita Leger, Raymond Allen, Diyana Valkanova, Christin Chenh, Anthony Dich, and Felicidad Riter ("Plaintiffs") by and through their counsel, Burke Hube			
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at the Richard Harris Law Firm, hereby stipulate and agree to extend the time for Defendant to file its response to Plaintiffs' Motion Seeking Leave to Amend (ECF No. 27).

This Stipulation is submitted and based upon the following:

- 1. On February 12, 2021, Defendant filed a Motion to Dismiss Parts of Plaintiffs' Amended Complaint (ECF No. 15).
- 2. On March 26, 2021, Plaintiffs filed a Response in Opposition to Defendant's Motion to Dismiss Parts of Plaintiffs' Amended Complaint (ECF No. 26).
- 3. That same day, Plaintiffs also filed a Motion Seeking Leave to Amend (ECF No. 27).
- 4. Defendant's Reply in Support of Its Motion to Dismiss Parts of Plaintiffs' Amended Complaint is due on April 20, 2021 (ECF No. 25).
- 5. The parties do not have a separate briefing schedule for Plaintiff's Motion Seeking Leave to Amend (ECF No. 27), therefore, under Local Rule 7-2(b), Defendant's response to Plaintiff's motion is due April 9, 2021.
- 6. To allow Defendant time to first complete its Reply in Support of Its Motion to Dismiss Parts of Plaintiffs' Amended Complaint Defendant due April 20, 2021, the parties request additional time, through and including May 4, 2021 for Defendant to respond to Plaintiffs' Motion Seeking Leave to Amend (ECF No. 27).
 - 7. This stipulation and order is sought in good faith and not for the purpose of delay.

[intentionally left blank]

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1	8. No prior request for any extension of time has been made.			
$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$	Dated this 9th day of April, 2021.			
3	RICHARD HARRIS LAW FIRM	JACKSON LEWIS P.C.		
4	/s/Burke Huber	/s/ Melisa H. Panagakos		
5	Burke Huber, State Bar No. 10902 801 South Fourth Street	Melisa H. Panagakos (pro hac vice) 950 17th Street		
6	Las Vegas, Nevada 89101	Suite 2600		
7	Telephone: (702) 444-4444	Denver, CO 80202		
8	Attorneys for Plaintiffs	Kirsten A. Milton, State Bar No. 14401		
9		300 S. Fourth Street, Suite 900 Las Vegas, Nevada 89101 Telephone: (702) 921-2460		
10		Attorneys for Defendant		
11		Miorneys for Defendant		
12	IT IS SO ORDERED.			
13	Dated: April 9, 2021			
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15	United States Magistrate Judge			
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